FILED

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF OKLAHOMA

OCT 1 3 1998

A CALUMOCE SELAK

IN RE:	AN CHUPTON DOURT OF CKLAHOMA OF CKLAHOMA
KENNETH LEROY MONTGOMERY LINDA RAY MONTGOMERY) Case No. 98-01302-M) Chapter 7
Debtors.)
SCOTT W. BRADSHAW, TRUSTEE FOR THE ESTATE OF KENNETH LEROY MONTGOMERY AND LINDA RAY MONTGOMERY))))
Plaintiff,))
v.	Adversary No. 98-0206-M
BARTLESVILLE DISTRICT BELL FEDERAL CREDIT UNION,)))
Defendant.	,)

JUDGMENT

The Plaintiff having commenced an adversary proceeding against the Defendant to avoid the transfer of a security interest and a lien as a preferential transfer pursuant to 11 U.S.C. §§ 547 and 544; and the Plaintiff's MOTION FOR THE ENTRY OF A DEFAULT JUDGMENT having been considered by the Court, with the Court having granted the Motion, finding that the Plaintiff is entitled to a judgment,

NOW, upon the Complaint dated July 3, 1998, and upon a satisfactory showing that the Plaintiff is entitled to judgment by default against the Defendant,

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that the Debtor's transfer of a security interest and the purchase money lien pertaining to the Debtors' 1995 Toyota Tercel automobile,

VIN: JT2EL56D7S0049776, are hereby determined void and of no effect as to the Plaintiff by virtue of 11

Clerk, U.S. Bankruptey Court Northern District of Oklahoma

U.S.C. §§ 547 and 544	U.S.C.	88	547	and	544
-----------------------	--------	----	-----	-----	-----

DATED: October / 3 , 1998.

TERRENCE L. MICHAEL

UNITED STATE BANKRUPTCY JUDGE

c: Scott Bradshaw